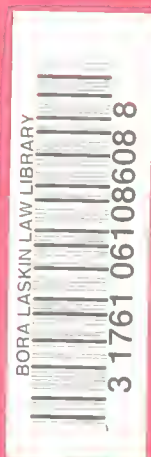




UNIVERSITY OF  
**TORONTO**  
FACULTY OF LAW



**FACULTY OF LAW**  
**UNIVERSITY OF TORONTO**

**BANKRUPTCY LAW**  
**FALL 2008**

**SUPPLEMENTARY MATERIALS**  
**Volume Two**

**Andrew J.F. Kent**  
**Lisa Kerbel Caplan**

**Storage**

**KE**  
**1498.5**  
**.K46**  
**2008**  
**v.2**  
**c.1**




**FACULTY OF LAW  
UNIVERSITY OF TORONTO**

**BANKRUPTCY LAW  
FALL 2008**

**SUPPLEMENTARY MATERIALS  
Volume Two**

**Andrew J.F. Kent  
Lisa Kerbel Caplan**



Digitized by the Internet Archive  
in 2018 with funding from  
University of Toronto

<https://archive.org/details/bankruptcylawsup02kent>

# UNIVERSITY OF TORONTO BANKRUPTCY COURSE

## Fall 2008

### SUPPLEMENTARY MATERIALS

#### Table of Contents

#### Volume Two

<b>Commercial Reorganizations</b>	
<b>Overview of Restructurings</b>	
➤ American Law Institute, Transnational Insolvency Project, International Statement of Canadian Bankruptcy Law, p.48-67	<b>286</b>
➤ American Law Institute, Transnational Insolvency Project, International Statement of Canadian Bankruptcy Law, p. 69-88	<b>296</b>
<b>Who can file?</b>	
➤ <i>Enterprise Capital Management Inc. v. Semi-Tech Corp.</i> (1999), 10 C.B.R. (4th) 133 (Ont.Sup.Ct.)	<b>307</b>
➤ <i>Re Stelco Inc.</i> , Court File No. 04-CL-5306 (Ont.Sup.Ct., Commercial List) (“Stelco #1”)	<b>314</b>
<b>Commencing a Reorganization</b>	
➤ Model Initial Order	<b>334</b>
<b>The Stay of Proceedings</b>	
➤ <i>Re Richtree Inc.</i> (2005), 74 O.R. (3d) 174 (Ont.Sup.Ct.)	<b>352</b>
<b>Super Priority Charges</b>	
➤ <i>Re United Used Auto &amp; Truck Parts</i> (2000), 16 C.B.R. (4th) 141 (B.C.C.A.)	<b>356</b>
<b>Operating during a restructuring</b>	
➤ <i>Skydome Corp. v. Ontario</i> (1998), 16 C.B.R. (4th) 118 (Ont.Ct. Justice, (Gen.Div.), Commercial List)	<b>367</b>
➤ <i>Re Royal Oak Mines</i> , [1999] O.J. No. 1364 (Gen.Div.,	



Commercial List)	372
➤ <i>Re Royal Oak Mines</i> , [1999] O.J. No. 1369 (Gen.Div., Commercial List)	375
➤ <i>Re Royal Oak Mines</i> , [1999] O.J. No. 864 (Gen.Div., Commercial List)	379
➤ <i>General Electric Capital Canada Inc. v. Euro United Corp.</i> (1999), 25 C.B.R. (4th) 250 (Ont. Sup.Ct., Commercial List)	388
➤ <i>Re Charon Systems Inc.</i> (2001), 30 C.B.R. (4th) 201 (Ont.Sup.Ct.)	391
➤ <i>Re Doman Industries</i> , [2004] B.C.J. No. 1149 (B.C.S.Ct.)	396
➤ <i>Re Playdimm Entertainment Corp.</i> (2001), 31 C.B.R. (4th) 302 (Ont. Sup. Ct., Commercial List)	407
➤ <i>Re Blue Range Resource Corp</i> (2000), 20 C.B.R. (4th) 187 (Alta. C.A.)	413
➤ Eligible Financial Contract General Rules ( <i>Companies' Creditors Arrangement Act</i> ), SOR/2007-257	432
➤ Kent, Mirakean, Maerov and Weerasooriya: "Eligible Financial Contracts v. Insolvency: Round II", in Sarra (ed.), <i>Annual Review of Insolvency Law 2007</i> (Toronto: Thomson Carswell 2007) p.1-5, 15-19	434
➤ <i>Re Stelco Inc.</i> [2005] O.J. No. 1171 (C.A.) ("Stelco #2")	444
➤ Jackson and Sarra: "Selecting the Judicial Tool to get the Job Done: An Examination of Statutory Interpretation, Discretionary Power and Inherent Jurisdiction in Insolvency Matters", in Sarra (ed.), <i>Annual Review of Insolvency Law 2007</i> (Toronto: Thomson Carswell, 2007), p. 41-46	465
<b>Claims</b>	
➤ <i>Re Air Canada</i> , 2004 CanL11 34416 (Ont. Sup. Ct.)	471
<b>The Proposal/Plan</b>	
➤ <i>Re Consumers Packaging Inc.</i> , [2001] O.J. No. 3908 (C.A.)	479





<b>Plan Approval</b>	
➤ <i>Re Stelco</i> , 2005 Carswell Ont. 6483 (Sup. Ct. Commercial List) (“Stelco #3”)	<b>484</b>
➤ <i>Menegon v. Philip Services Corp.</i> (1999), 11 C.B.R. (4th) 262 (Ont. Sup. Ct., Commercial List)	<b>492</b>
➤ <i>Re Canadian Airlines Corp.</i> (2000), 20 C.B.R. (4th) (Alta. Q.B.)	<b>505</b>
➤ <i>Re Canadian Airlines Corp</i> (2000), 20 C.B.R. (4th) 46 (Alta. C.A.)	<b>541</b>

